

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF MISSISSIPPI  
SOUTHERN DIVISION

JEFFERY L. SIMONS and  
AUDREY SIMONS

PLAINTIFFS

v.

CIVIL ACTION NO.: 1:09-cv-172HSO-RHW

STATE FARM FIRE &  
CASUALTY COMPANY

DEFENDANT

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**RULE 41(a) STIPULATION OF VOLUNTARY DISMISSAL**

NOW INTO COURT, through undersigned counsel, come Plaintiffs, Jeffery L. Simons and Audrey Simons, and Defendant, State Farm Fire and Casualty Company ("State Farm"), in its capacity as a Write Your Own ("WYO") Program carrier, who each and all do hereby stipulate and agree that this matter has been amicably resolved as to State Farm in its capacity as a WYO Program carrier, and that the above referenced cause may be dismissed with prejudice as to State Farm in its capacity as a WYO Program carrier, specifically reserving their rights against State Farm in its private capacity as a Wind carrier, with each party hereto to bear its own costs and expenses.

WHEREFORE, the parties pray that this Court issue an order dismissing this case with prejudice as to State Farm in its capacity as a WYO Program carrier, specifically reserving their

rights against State Farm in its private capacity as a Wind carrier, and with each party to bear its own costs and expenses.

Dated: March 29th, 2010.

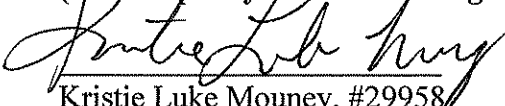
**SUBMITTED AND APPROVED:**

**PLAINTIFFS: JEFFERY L. SIMONS and AUDREY SIMONS**

  
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AND

**DEFENDANT: STATE FARM FIRE AND  
CASUALTY COMPANY**  
**(In its capacity as a WYO Program carrier)**

  
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